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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/463,495	01/25/2000	ULRICH NEUMANN	P99,2572	6397
HILL STEAD	7590 03/19/2007 MAN & SIMPSON	EXAMINER		
Patent Department 6600 Sears Tower 233 South Wacker Drive CHICAGO, IL 60606			HAGEMAN, MARK	
			ART UNIT	PAPER NUMBER
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SHORTENED STATUTORY PERIOD OF RESPONSE MAI		MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Paper No(s)/Mail Date _

3) Information Disclosure Statement(s) (PTO/SB/08)

5) Notice of Informal Patent Application

6) Other:

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claim 23 is rejected under 35 U.S.C. 102(b) as being anticipated by US 4,651,941 to Muller. Muller discloses a rotatable supply roll(16) for a storage film (17) and a rotatable storage roll (18) receiving the storage film, the storage film storing the sheet-like objects; a guide device (figure 1) which guides the sheet-like objects onto and away from the storage film so that they are guided into and out of a coil on the storage roll; the guide device comprising a conveyor table (10) which is pivotable (figure 1, 8) and a length of the conveyor table being adjustable parallel to a conveying direction of the sheet-like objects, the table comprising a transfer conveyor (5) which guides the sheet-like objects into the coil on the storage roll and for removing the sheet-like objects from the coil on the storage roll. Examiner contends that the language "is pivotable and a length of the conveyor table being adjustable parallel to a conveying direction" is functional as it sets forth no structural limitation and does not require any pivoting or change in length but only that they are possible. MPEP 2114 sets forth that apparatus claims must be structurally distinguishable from the prior art. The inclusion of apparatus structure, which enables the change in length or positive recitation of the length changing would give patentable weight to the specified language of the claim. For

example claim 17 sets forth both structure (slot quide, extension) and a change in length (forcibly displaced).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 16, 18, and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muller in view of US 4,337,864 to McLean. Muller further discloses the storage film being guided between the supply roll and the storage roll over at least one deflection roller (21), a moveable deflection roller (9, 22), a pivot pin (8) or axis (8) about which the guide device rotates (figure 1). Regarding the change in length of the conveyor table see discussion above relative to claim 23. Muller does not disclose a housing containing the claimed elements. McLean discloses a roll storage system housing (28) with the components of the system disposed within (figure 1) for the purpose of resisting reasonable attempts to obtain currency notes (c3 lines 45+).

It would have been obvious to one of ordinary skill in the art at the time of the applicant's invention to have modified Muller to include a roll storage system housing (28) with the components of the system disposed within, as taught by McLean, for the purpose of resisting reasonable attempts to obtain currency notes (c3 lines 45+).

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Re claim 18 Muller further discloses a transfer end of the conveyor table remote from the pivot pin is pretensioned so as to rest on the coil on the storage roll (c5 lines 45+).

Allowable Subject Matter

5. Claims 17 and 19-22 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark Hageman whose telephone number is (571) 272-3027. The examiner can normally be reached on M-F 7:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Mackey can be reached on (571) 272-6916. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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